

UNITED STATES PATENT AND TRADEMARK OFFICE

FORM PCT/DO/EO/905 (March 2001)

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U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY, DOCKET NO.
09/806,034	BÖLINTH	44 91220 03700
99/806034		INTERNATIONAL APPLICATION NO.
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KEVIN P SPIVAK MORRISON & FOERS	rer Ì	I.A. PILING DATE PRIORITY DATE
2000 PENNSYLVANIA	A AVENUE NW	0.0105 (0.0
WASHINGTON DC 201)06-1888	09/23/99 09/25/98
	•	DATE MAILED: 05/08/01
NOTIFICATION OF MIS	SING REQUIREMENTS UNDE	R 35 U.S.C. 371 IN THE UNITED
	DESIGNATED/ELECTED OFF	
1. The following items have been s	ubmitted by the applicant or the IB to the L	Jnited States Patent and Trademark
	Office (37 CFR 1.494) an Elected Offi	
S. Basic National Fe	Indication of Small E	
Copy of the internation	in application.	ernational application into English. e 19 amendments into English.
Oath or Declaration of Copy of Article 19 ame		o 17 amendments into English.
riority Document.	indifferences.	·
The International Prelin	ninary Examination Report in English and	its Annexes, if any.
Translation of Annexes	to the International Preliminary Examination	on Report into English.
L,		
2. Applicant has requested early	processing under 35 U.S.C. 371(f) but has	not filed the following indicated items and/or
the indicated items in paragraph 3 b	elow. The Basic National Fee and the copy	y of the international application must be filed
prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.		
U.S. Basic National Fe	e Copy of the internal	contrapproduction.
3 The following items MUST be f	urnished within the period set forth below	in order to complete the requirements for
acceptance under 35 U.S.C. 371:		
a. Translation of the ap	pplication into English. A processing fee w	vill be required if submitted
later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective		
Translation.	ation is defective for the reasons indicated	on the attached reduce of Bereeze
h. Processing fee for p	roviding the translation of the application a	nd/or the Annexes later than the
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).		
Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying		
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority		
surcharge will be date.	required it submitted later than the approp	male 20 of 30 months from the priority
The current oath	or declaration does not comply with 37 CF	R 1.497(a) and (b) for the reasons
indicated on the	attached PCT/DO/EO/917.	,
Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the		
priority date (37	CFR 1.492(e)).	ity, including any required multiple dependent
4. Additional claim fees of \$	as a large chitty shiair chit	ancel the additional claims for which fees are
due (37 CFR 1.492(g)). See attach	ned PTO-875.	mico, and additional common for management and
5. Applicant has not submitted	the required sequence listing pursuant to 33	7 CFR 1.821-1.825. See attached
PCT/DQ/EO/920.		
ALL OF THE ITEMS SET FOR	TH IN 3(a)-3(d), 4 AND 5 ABOVE MUS	ST BE SUBMITTED WITHIN TWO (2)
MONTHS FROM THE DATE (IF THIS NOTICE OR BY 22 OR 32 MU	NTHS (where 37 CFR 1.495 applies) FROM
THE PRIORITY DATE FOR T	HE APPLICATION, WHICHEVER IS L	ATER. FAILURE TO PROPERLY
RESPOND WILL RESULT IN	ABANDONMENT.	
The time period set above may be	extended by filing a petition and fee for ex-	tension of time under the provisions of 37 CFR
1.136(a).		
	to the Assessment Attion to submitte	ed no later than the time period set shave or the
A will be seenedled. A pro-	peccing fee will be required if submitted lat	ted no later than the time period set above or the er than 20 or 30 months from the priority date.
7 The Article 19 amendments	are cancelled since a translation was not pr	rovided by the appropriate 20 (37 CFR 1.494(d))
or 30 (37 CFR 1.495(d)) months f	rom the priority date.	
		d Trademark Office must be mailed to the
Applicant is reminded that any con	nmunication to the United States Patent and	ve. (37 CFR 1.5)
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)		
A copy o	f this notice MUST be returne	d with this response.
Enclosed: PCT/DO/EO/917	Notice of Defective Translat	tion
PTO-875	= portino/EO/000	mont Hunter, Paralegal
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Telephone: 703 305-3686